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of married woman, recognition by her after husband's death validates, dig. Ky. Ct. App., 196. Revocation of second will does not revive first, dig. S. U. Conn., 58.

Revocation, what amounts to, dig. S. C. N. H., 358.

"Testamentary Capacity," Law Times, 259.

What rights have legatees of notes supposed by executor to be in existence and given for property supposed to be sold? Especially if executors afterwards get the notes? Q. & A., 177.

Will of frme sole, whether revoked by mere marriage, swan v. Hammond, S. J. C. Mass., 431; Noyes v. Southworth, S. C. Mich., note, 432, Fellows v. Allen, S. C. N. H. Id.

See Deed; Evidence. WORDS AND PHRASES.

"Decrepit person" dig. Tex. Ct. App. 316.
"Growing crops" dig. S. C. Cal., 195.
"Horse" dig. Tex. Ct. App. 237.
"Household furniture" dig. Ct. Com. 1

"Mousebold furniture" dig. Ct. Com. Pl. Phila. 218.

"Movable property" dig. Tex. Ct. App. 316.

"My wife" dig. Eng. H. Ct. Prob. Div., 479.

"Rates" dig. Eng. H. Ct. Ch. Div. 237. "Vacation" C. T. 301.